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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/506,487	09/02/2004	Kazuhisa Senda	121036-0070	2843
75	90 06/26/2006		EXAMINER	
Michael S Gzybowski			O HERN, BRENT T	
Butzel Long				
Suite 300			ART UNIT	PAPER NUMBER
350 South Main Street			1772	<u> </u>
Ann Arbor, MI	48104		DATE MAILED: 06/26/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
		10/506,487	SENDA ET AL.				
	Office Action Summary	Examiner	Art Unit				
		Brent T. O'Hern	1772				
 Period for	The MAILING DATE of this communication Reply	n appears on the cover sheet v	vith the correspondence address -	-			
WHICH - Extension after SI - If NO pe - Failure of Any rep	RTENED STATUTORY PERIOD FOR RI EVER IS LONGER, FROM THE MAILIN ons of time may be available under the provisions of 37 Cf (6) MONTHS from the mailing date of this communicatio priod for reply is specified above, the maximum statutory p to reply within the set or extended period for reply will, by s by received by the Office later than three months after the patent term adjustment. See 37 CFR 1.704(b).	G DATE OF THIS COMMUN FR 1.136(a). In no event, however, may a in. eriod will apply and will expire SIX (6) MO statute, cause the application to become a	ICATION. A repty be timely filed ONTHS from the mailing date of this communical ABANDONED (35 U.S.C. § 133).				
Status							
1)⊠ R	esponsive to communication(s) filed on	22 May 2006.					
2a)⊠ T	his action is FINAL . 2b)	This action is non-final.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the r							
C	losed in accordance with the practice und	der <i>Ex parte Quayle</i> , 1935 C.	D. 11, 453 O.G. 213.				
Dispositio	n of Claims						
4)⊠ C	laim(s) <u>1-15</u> is/are pending in the applica	ation.					
48	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)□ C	Claim(s) is/are allowed.						
•	laim(s) <u>1-15</u> is/are rejected.						
•	claim(s) <u>15</u> is/are objected to.	and/or election requirement					
٥) ا	laim(s) are subject to restriction a	ind/or election requirement.					
Application	n Papers						
, —	ne specification is objected to by the Exa						
	10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
	pplicant may not request that any objection to	-		24(4)			
	eplacement drawing sheet(s) including the cone oath or declaration is objected to by the						
		le Examiner. Note the attach	onice / total or to the test				
-	der 35 U.S.C. § 119						
	cknowledgment is made of a claim for for	reign priority under 35 U.S.C.	§ 119(a)-(d) or (f).				
•	All b)						
	Certified copies of the priority docuCertified copies of the priority docu		Application No				
	. Copies of the certified copies of the						
•	application from the International B		·				
* Se	e the attached detailed Office action for		ot received.				
Attachment(s		A) 🗖 1-4	v Summanı (PTO 412)				
	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-94	8) Paper N	v Summary (PTO-413) o(s)/Mail Date				
3) Informa	ation Disclosure Statement(s) (PTO-1449 or PTO/S		f Informal Patent Application (PTO-152)				
S Patent and Trac	No(s)/Mail Date						

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DETAILED ACTION

NEW CLAIMS

1. The Applicants addition of new claims 14-15 in the Paper filed 22 May 2006 is acknowledged.

WITHDRAWN REJECTIONS

- 2. The 35 USC 112 rejections of claims 1-13 of record in the Office Action mailed 21 February 2006, page 2, paragraph 2, have been withdrawn due to Applicant's amendments in the Paper filed 22 May 2006.
- 3. The 35 USC 103 rejections of claims 1-13, of record in the Office Action mailed 21 February 2006, page 3, paragraph 3, page 5, paragraph 4, and page 6, paragraph 5, have been withdrawn due to Applicant's amendments in the Paper filed 22 May 2005.

REPEATED OBJECTIONS

Title

4. The Examiner objected to the <u>title</u> as not being descriptive in the Office Action mailed 21 February 2006, page 2, paragraph 1. Applicant <u>did not formally amend</u> the title. It is noted that Applicant did use a different title on the FAX coversheet. A formal amendment is still required.

NEW OBJECTIONS

Claim Objections

5. Claim 15 is objected to because of the following informalities: in line 2 Applicant states **"react"**. Perhaps the Applicant meant "reaction". Appropriate correction is required.

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NEW REJECTIONS

35 U.S.C. 103(a) Rejections

6. Claims 1-3, 5-6, 8-9 and 14-15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Farnam (US 4,463,704) in view of Kusakabe et al. (US 5,986,014).

Regarding claims 1, 14 and 15 Farnam ('704) teaches a gasket (Abstract, I. 2), which comprises a cured product layer (Abstract, I. 17 "cure the coating") and a metal plate or resin plate (col. 3, I. 26 "polymeric material", a resin), the cured product layer being provided on at least one surface of the resin plate (col. 8, II. 46-48 "applied to top and bottom surfaces" and Abstract, II. 4-5 and 17), however, Farnam ('704) fails to teach of a composition comprising an acrylic polymer having at least one alkenyl group capable of undergoing hydrosilylation reaction by copolymerization of an acrylic acid ester monomer and a compound as a second monomer represented by the general formula:

$$CH_2=CR^1-R^4-CR^1=CH_2$$

wherein R^1 is a hydrogen atom or a methyl group and R^4 is an organic group of C_1 - C_{20} which may have at least one ether bond;

wherein the second monomer is one of 1,5-hexadiene, 1,7-octadiene and 1,9-decadiene;

a hydrosilyl group-containing compound; and

a hydrosilylation catalyst as essential components.

However, Kusakabe ('014) teaches a composition comprising an acrylic polymer having at least one alkenyl group capable of undergoing hydrosilylation reaction *(col.*

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11, II. 43-45), at least one alkenyl group capable of undergoing hydrosilylation reaction by copolymerization of an acrylic acid ester monomer and a compound as a second monomer represented by the general formula:

wherein R^1 is a hydrogen atom or a methyl group R^4 is an organic group of C_{1-} C_{20} which may have at least one ether bond (See col. 5, I. 59 to col. 6, I. 33 wherein Applicant's R^1 is equivalent to Kusakabe's R^3 which is a hydrogen or methyl group and explained in col. 5, II. 63-67 and Applicant's R^4 is equivalent to Kusakabe's R^4 and R^5 when R^4 is phenylene, C_6H_4 and R^5 is C_1-C_{20} , thus an organic group of C_1-C_{20});

wherein the second monomer is one of 1,5-hexadiene, 1,7-octadiene and 1,9-decadiene (col. 12, II. 56-60);

a hydrosilyl group-containing compound *(col. 11, I. 46)* and a hydrosilylation catalyst as essential components *(col. 14, II. 49-50)* for the purpose of providing good depth curability without foaming *(col. 14, II. 47-50)*.

Therefore it would have been obvious to one having ordinary skill in the art at the time applicants' invention was made to substitute the composition of Farnam ('704) with the well known acrylic polymer as described above in order to provide gaskets with good depth curability without foaming as taught by Kusakabe ('014).

The phrase "wherein the second monomer reacts at a final stage of the polymerization react or after completion of the reaction of the acrylic acid ester monomer in the synthesis of acrylic polymers by living radical polymerization" in claim 15, II. 1-4 are **process limitations** in a product claim and hence given little patentable

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weight since patentability of a product does not depend on its method of production (see MPEP § 2173.05(p)).

Regarding claim 2, Farnam ('704) fails to teach a gasket wherein the component of the composition is a liquid acrylic polymer having a number average molecular weight Mn of 500 or more and a molecular weight distribution (Mw/Mn) of 1.8 or less.

However, Kusakabe ('014) teaches a gasket wherein the component of the composition is a liquid acrylic polymer having a number average molecular weight Mn of 500 or more (See col. 11, II. 49-50 wherein the Mw is from 500 to 50,000 and col. 3 II. 64-65 wherein Mw/Mn = 1.1 – 1.5, thus making Mn from 333 to 45,455.) and a molecular weight distribution (Mw/Mn) of 1.8 or less (col. 3, II. 64-65) for the purpose of providing sufficient physical properties and not too viscous (col. 11, II. 52-57).

Therefore it would have been obvious to one having ordinary skill in the art at the time applicants' invention was made to substitute Farnam ('704) with the well known acrylic polymer with Mn and Mw/Mn as taught by Kusakabe ('014) in order to provide a polymer that has sufficient physical properties and not too viscous.

Regarding claim 3, Farnam ('704) teaches a gasket wherein the cured product layer has a film thickness of 1-500 μ m (col. 3, II. 44-47 "any desired thickness" and col. 9, II. 18-21, 0.0005 – 0.005 in. which equals 12.7 – 127 μ m).

Regarding claim 5, Farnam ('704) teaches a gasket wherein the composition is directly applied to an adhesive-coated metal plate or resin plate (col. 8, II. 46-48 "adhesive coatings" and "applied to the top and bottom surfaces of the gasket part" and

Abstract, II. 4-5 "coated with a liquid dispersion of polymer or polymers") and cured (Abstract, I. 17, "cure the coating").

Regarding claims 6, 8 and 9, Farnam ('704) teaches a gasket which comprises at least one of an automobile engine cylinder head gasket, an engine oil pan gasket and an engine intake-exhaust manifold gasket (col. 1, II. 30-35 "pan gasket").

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Claims 4 and 10 are rejected under 35 U.S.C. 103(a) as being unpatentable over 7. Farnam (US 4.463.704) in view of Kusakabe et al. (US 5,986,014) and DeCato et al. (US 6,444,740).

Regarding claim 4, Farnam ('704) and Kusakabe ('014) teach the gasket as described above, however, fail to teach a gasket wherein the cured product layer has a surface hardness of 45 or less. However, DeCato ('740) teaches the cured product layer's surface hardness can vary depending on the additives (col. 5, Il. 46-51). Furthermore, DeCato ('740) teaches the claimed surface hardness of 45 or less (col. 15, Table 7a, "Comp. 5").

Therefore it would have been obvious to one having ordinary skill in the art at the time applicants' invention was made to modify the cured product of surface hardness of Farnam ('704) and Kusakabe ('014) since DeCato ('740) teaches that silicone compositions include a plasticizer when it is desirable for the specific surface hardness of the cured product layer depending on the desired surface hardness. Furthermore, DeCato ('740) teaches the claimed surface hardness of the cured product layer of 45 or less.

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Regarding claim 10, Farnam ('704) teaches a gasket which comprises at least one of an automobile engine cylinder head gasket, an engine oil pan gasket and an engine intake-exhaust manifold gasket (col. 1, II. 30-35 "pan gasket").

8. Claims 7 and 11-13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Farnam (US 4,463,704) in view of Kusakabe et al. (US 5,986,014), DeCato et al. (6.444,740) and Kawamura (US 5,684,110).

Farnam ('704), Kusakabe ('014) and DeCato ('740) teach the gasket as described above. However, they fail to expressly teach a gasket wherein the cured product is provided on a resin plate that has a softening point of 100 °C or more.

Kawamura ('110) teaches resins that have a softening point of 100 °C or more (col. 6, lines 52-55 "softening point from 5 °C to 200 °C") for the purpose of providing a gasket to undergo a very slow cure (col. 6, ll. 3-4) for having acceptable storage stability (col. 6, ll. 41-42).

Therefore it would have been obvious to one having ordinary skill in the art at the time applicants' invention was made to provide a resin plate of Farnam ('704), Kusakabe ('014) and DeCato ('740) with a softening point of 100 °C or more as taught by Kawamura ('110) in order to provide a gasket having acceptable storage stability as described above.

ANSWERS TO APPLICANT'S ARGUMENTS

9. In response to Applicant's argument (p. 9, paras. 2-4 of Applicant's Paper) that Kusakabe ('014) does not teach Applicant's compound ($CH_2=CR^1-R^4-CR^1=CH_2$) because R^4 is not an organic group of C_1 to C_{20} , it is noted that Kusakabe's ('014) R^4

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and R^5 , correlate to Applicant's R^4 , which are phenylene (C_6H_4) and C_1 to C_{20} (See col. 5, I. 67, col. 6, II. 1, 20-23 and 33, thus an organic group of C_1 to C_{20} .)

- 10. In response to Applicant's argument (p. 9, paras. 5-6 of Applicant's Paper) that Applicant's invention teaches no peeling and Farnam ('704) and Kusakabe ('014) do not teach comparable characteristics, it is noted that Applicant does not claim such characteristics thus making these arguments irrelevant to patentability of Applicant's claims.
- 11. In response to Applicant's argument (p. 10, paras. 1-2 of Applicant's Paper) that no organic solvent needs to be used in Applicant's process and Kusakabe ('014) teaches the use of organic solvents, it is noted that patentability of Applicant's product claims do not depend on the process of making the products. Furthermore, the process limitations that Applicant is referring to are not claimed by Applicant.
- 12. In response to Applicant's assertion (p. 10, paras. 3 and 5 of Applicant's Paper) that the Examiner has relied upon Decato ('740) as teaching that the cured product layer's surface hardness can vary depending on the additives and does not address the distinctions, it is noted that Applicant did not present any evidence challenging the teachings of Decato ('740) and how they relate to the claimed subject matter.
- 13. In response to Applicant's assertion (p. 10, paras. 4-5 of Applicant's Paper) that the Examiner has relied upon Kawamura ('110) as teaching resins that have a softening point of 100°C or more for the purpose of providing a gasket to undergo a very slow cure for having acceptable storage stability and does not address the distinctions, it is

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noted that Applicant did not present any evidence challenging the teachings of Kawamura ('110) and how they relate to the claimed subject matter.

14. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, THIS ACTION IS MADE FINAL. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Brent T. O'Hern whose telephone number is (571) 272-0496. The examiner can normally be reached on M-F, 9:00-5:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Harold Pyon can be reached on (571) 272-1498. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Brent T O'Hern Examiner Art Unit 1772 June 22, 2006

HAROLD PYON
SUPERVISORY PATENT EXAMINER